UNITED STATES DIS EASTERN DISTRICT	OF NEW YORK	V
STEVEN BLANK,		X
	Plaintiff,	<u>ORDER</u>
-against-		CV 12-4553 (ADS)(ETB)
ROY SHERMAN, MA ROBERT FROLE, DIF CERRITO, MECHANI PRESIDENT OF HUM	LOW CONTROL CORPORT NAGER OF DESIGN DRA RECTOR OF ENGINEERIN ICAL DESIGNER; LISA KI IAN RESOURCES; DEBBI AN RESOURCES; AND DO IICAL DESIGNER,	FTING; IG; PAUL ING, VICE E RYAN,
	Defendants.	X
	as moot the application for	e-opening this action, I vacate the order dated attorney fees in this action authorized by
Support of Defendants April 4, 2013. Annexe	'Application for Attorney's d thereto are time records denave also reviewed the declar	f the declaration of Cheryl M. Stanton in Fees and Costs submitted to the Court on etailing the work provided, personnel ration of plaintiff's counsel, Andrew J.
I find that the sum of \$	500.00 is a reasonable amou	k performed relating to the underlying motion and for cost shifting purposes under Rule 37.

n,

Accordingly, I direct plaintiff to make payment to defendant in the sum of \$510.42 within fourteen (14) days.

SO ORDERED:

Dated: Central Islip, New York April 24, 2013

/s/ E. Thomas Boyle

E. THOMAS BOYLE

United States Magistrate Judge